App. No. 10/605,211

REMARKS - General

Applicant has made all of the suggested changes by Examiner to address the Section 112 rejections of the claims.

Applicant has incorporated Claims 26 and 27 into the new Independent Claim 28 and no longer reference Claim 1 and therefore should be examinable. The referenced prior art Skarbo (US 6,317,777) still does not disclose the "(e) shared electronic documents stored on the host computer by placing said document into a special folder where it is found by the host software application where said host software application monitors the shared folder by means of a watchdog service" Skarbo does not offer the watchdog service functionality that the current invention does The current invention also includes the having automatic determination of viewing preferences which had been added as Claim 34. This is not disclosed in Skarbo.

Also applicants have rewritten all claims to define the invention more particularly and distinctly so as to overcome the technical rejections and define the invention patentably over the prior art.

Conclusion

For all of the above reasons, applicant submits that the specification and claims are now in proper form, and that the claims all define patentably over prior art. Therefore the applicant submits that this application is now in condition for allowance, which action is respectfully solicited.

Respectfully submitted,

Jeffrey M. Furt, Esq. Registration No. 38,146

I hereby certify I have transmitted this paper by fax to the Patent and Trademark Office at 571-273-8300 on Friday, July 25, 2008.

July 25, 2008

Jeffrey M. Furr, Esq, Reg. No. 38,146.